UNITED STATES DISTRICT COURT

MIDDLE DISTRICT OF ALABAMA
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February 22, 2008

NOTICE OF DEFICIENCY REGARDING CORPORATE/ CONFLICT STATEMENT

To: John D. Swindall From: Clerk's Office

Case Style: Swindall v. Merck & Co., Inc. et al

Case Number: 2:08-cv-00129-MHT

Notice is hereby given that pursuant to the Federal Rules of Civil Procedure 7.1, and this Court's General Order Miscellaneous Case No. 00-3047 parties are required to file their Corporate/Conflict Disclosure Statement at their initial appearance.

No corporate/conflict disclosure statement has been filed by you in this action.

This deficiency must be corrected within ten (10) days from this date. Please refer to attachment.

IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF ALABAMA

Civil Misc. No 00-3047

ORDER

CONFLICT DISCLOSURE STATEMENT

In compliance with Fed. R. App. P. 26.1, Fed. R. Bankr. P. 1007(a)(1) and 7007.1, Fed R. Civ. P. 7.1, and Fed. R. Crim. P. 12.4, and other considerations which require judges to avoid conflicts of interest with unnamed corporations, partnerships, limited liability entities, joint ventures, trust entities, and other entities which may be related to parties to actions in this court, it is

ORDERED that this court's order (Civ. Misc. No. 00-3047) (Doc. #2) entered February 16, 2007, is hereby VACATED. It is further ORDERED as follows:

- 1. All parties (including individuals and governmental entities) shall file a statement identifying all parent companies, subsidiaries, partners, limited liability entity members and managers, trustees (but not trust beneficiaries), affiliates, or similar entities that could potentially pose a financial or professional conflict for a judge. The statement shall be filed with a party's first appearance. If there are no reportable relationships, that fact shall be certified in the filing.
- 2. In addition to this requirement which applies to all cases, all bankruptcy appeals shall be accompanied by a statement identifying the debtor, the members of creditors' committee, any entity which is an active participant in the proceedings, and other entities whose stock or equity value may be substantially affected by the outcome of the proceedings.
- 3. It is the responsibility of each party to a case to file a supplemental disclosure statement if, during the pendency of the case, additional reportable entities develop that would have been reportable initially.

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4. This rule shall become effective on the date of filing, and shall apply to all cases pending in this court after that date.

DONE this 12th day of June, 2007

/s/ Mark E. Fuller CHIEF UNITED STATES DISTRICT JUDGE

/s/ Myron H. Thompson
UNITED STATES DISTRICT JUDGE

/s/ W. Keith Watkins
UNITED STATES DISTRICT JUDGE

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Note: When E-Filing this pleading, please enter a separate docket entry. The event entry is located on CM/ECF by clicking: CIVIL > OTHER DOCUMENTS > CORPORATE DISCLOSURE STATEMENT A screen-fillable Adobe Acrobat PDF form, which can be saved and E-Filed, is available on-line; it is available at http://www.almd.uscourts.gov/docs/CONFLICT_DISCLOSURE_STATEMENT_FILLABLE.pdf

FOR THE	NITED STATES DISTRICT COURT MIDDLE DISTRICT OF ALABAMA DIVISION
Plaintiff, v. Defendants,	,)))) (CASE NO)
	CT DISCLOSURE STATEMENT
COMES NOW matter, and in accordance with concerning parent companies, so managers, trustees (but not trust be	, a [Plaintiff/Defendant] in the above-captioned the order of this Court, making the following disclosure ubsidiaries, partners, limited liability entity members and beneficiaries), affiliates, or similar entities reportable under ct of Alabama's General Order No. 3047:
This party is an indiv	
There are no entities	
The following entities	s and their relationship to the party are hereby reported:
Reportable Entity	Relationship to Party
	Signature
Date	Counsel
	Counsel for (print names of all parties)
	Address, City, State Zip Code
	Telephone Number